6.21.2022 3:09 PM

IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF TENNESSEE WESTERN DIVISION

| VICTOR BODDIE, |) | |
|---|---|--------------------------------|
| Plaintiff, |) | N N- 2 10 02422 IDM / |
| V. |) | Case No. 2:19-cv-02423-JPM-atc |
| THE CHEMOURS COMPANY, a/k/a THE CHEMOURS COMPANY FC, LLC, |) | |
| Defendant. |) | |
| | | |

VERDICT FORM NO. 2

We, the jury, unanimously answer the questions submitted by the Court as follows:

Punitive Damages – 42 U.S.C. § 1981 and Title VII

<u>Liquidated Damages – ADEA</u>

| 2. We the jury find that the Plaintiff ha | s proven by a pre | ponderance of the evidence | | |
|--|--------------------------|----------------------------|--|--|
| that he may be awarded liquidated damages against the Defendant for discriminating against him | | | | |
| in violation of the ADEA, in the amount of \$ | \mathcal{D} | (Plaintiff has the | | |
| burden of proof.) (If you choose to award liquidated damages under the ADEA, this amount | | | | |
| cannot exceed twice the damages already awarded u | under that statute. | You are not required to | | |
| return any amount.) | | | | |
| Please sign the jury verdict form and return it to the Court. | | | | |
| SO SAY WE ALL. | | | | |
| | JURY FOREPE Dated: 62 | R\$0N | | |